IN THE DRAWINGS:

The attached sheet of drawings includes changes to Fig. 5B with changes entered and allowed in the parent application.

Attachment: Replacement Sheet

Annotated Sheet Showing Changes

<u>REMARKS</u>

Drawings And Specification

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Applicants are amending the specification to make the same amendments entered and allowed in the parent application and to reference the parent application. As no new matter is being added, it is respectfully requested that these amendments be entered and allowed in this application.

Information Disclosure Statement

In the Office Action, the Examiner states that the reference Schenk, H. et al., "Polymers for Light Emitting Diodes", Eurodisplay '99, Proceedings of the 19th International Display Research Conference, Berlin Germany, September 6-9, 1999, p. 33-37 (1999), which was listed in a previously filed IDS, has not been considered as a copy of the reference could not be found. Accordingly, Applicants are including another copy in the enclosed IDS, and it is respectfully requested that the reference now be considered.

Applicants are also submitting another reference in the enclosed IDS. It is respectfully requested that this IDS be entered and considered prior to the issuance of any further action for this application.

Claim Objections

The Examiner also objects to Claim 1 for an alleged informality. In particular, the Examiner objects to the "discharge" in Claim 1 as not supported by the specification. Applicants respectfully disagree.

More specifically, Claim 1 states "wherein the EL material in the vapor state is discharged from the sample boat toward the substrate." Hence, the word "discharge" does not appear in the claim. Instead, the claim recites "discharged" which refers to the flowing or issuing out from the sample boat. This is supported, for example, at page 2, lns. 6-10 of the present application.

Hence, there is clear support for Claim 1, and it is respectfully requested that this objection be withdrawn.

Double Patenting

The Examiner also objects to Claim 1 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claim 1 of US 6,696,105. This rejection is respectfully traversed.

More specifically, in the Office Action, the Examiner asserts that the claim language "the EL material made to be in the vapor state" of Claim 1 of the present application would also be atomized particles. Applicants disagree that the claim language is not patentably distinct from the '105 patent. Claim 1 requires that the EL material is made to be in a vapor state. It is well known in the art that the vapor state substance is made by evaporation, vapor deposition, etc. In contrast, Claim 1 of the '105 patent recites an "atomized coating liquid." Hence, the two claims are not claiming the same thing, and there is no double patenting present.

Therefore, it is respectfully requested that this rejection be withdrawn.

Claim Rejections - 35 USC §102

The Examiner also rejects Claim 1 under 35 USC §102(b) as being anticipated by Nakamura et al. (US 5,427,858). This rejection is also respectfully traversed.

While Applicants respectfully traverse this rejection, in order to advance the prosecution of this application, Applicants have amended Claim 1 to recite "wherein a voltage is applied to the mask." This is supported, for example, at page 2, lns. 6-10 of the present application. It is not believed that this feature is disclosed or suggested by the cited reference.

Accordingly, it is respectfully requested that this rejection be withdrawn.

New Claims

Applicants are also adding new Claims 18-37 herewith. The fee for the new claims is as follows:

The fee for new claims has been calculated as shown below.

	Claims Remaining After Amendment		Highest Number Previously Paid For	Present Extra	Rate	Fee
Total	20	-	20	0	(small entity) x 25 (others) x 50	\$0.00
Independent	5	-	3	2	(small entity) x 100 (others) x 200	\$400.00
Multiple Dependent (none) (small entity) + 180 (others) + 360						\$0.00
TOTAL ADDITIONAL FEES						\$400.00

Please charge our deposit account 50/1039 for the \$400.00 fee for the new claims and new independent claims. If any additional fee is due for these new claims, please charge our deposit account 50/1039.

Conclusion

It is respectfully submitted that the present application is in a condition for allowance and should be allowed.

Please charge our deposit account 50/1039 for any further fee for this amendment.

Favorable reconsideration is earnestly solicited.

Respectfully submitted,

Mark J. Murphy

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